UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA

Plaintiff Civil Action No. 2:19-CV-8550

v. Complaint

7 MONKEYS LLC, KYO CHEOL HWANG, A HYON YEOM

Defendants

The United State of America, by and through its attorneys, Frank J. Martone, P.C., states the following claims against defendants.

JURISDICTION AND VENUE

- 1. This Court has jurisdiction over the subject matter of this action pursuant to Article III, Section 2, U.S. Constitution, 28 U.S.C. § 1345, and 28 U.S.C. § 3004.
- 2. Venue is proper in this district under 28 U.S.C. §1391 and §1396 as the transaction which is the subject matter of this Complaint took place entirely in this district, and the parties who are the subject of this transaction are domiciled in this district.

PARTIES

- 3. Plaintiff, acting through the United States Small Business Administration ("SBA"), an agency of the Government of the United States of America, has its principal office at New Jersey State Office, 300 Clocktower Drive, Ste. 202, Hamilton Square, New Jersey 08690.
- 4. Defendant, **7 Monkeys LLC** is joined as a party defendant to this action because this company borrowed under the Note.
- 5. Defendant, KYO CHEOL HWANG is joined as a party defendant to this action because he signed a personal guarantee.

6. Defendant, A HYON YEOM is joined as a party defendant to this action because she signed a personal guarantee.

STATEMENT OF THE CLAIM

- 7. Plaintiff is the holder and owner of a certain Promissory Note dated January 21, 2011 executed by Defendant KYO CHEOL HWANG as Managing member of 7 Monkeys LLC in the sum of \$100,000.00. A copy of the Note is annexed hereto and made a part hereof as Exhibit A.
- 8. The Note required that the Defendants make interest only payments for 36 months on the principal sum of \$100,000.00, with the initial interest rate of 6.75% per annum and changing in accordance with the terms of the Note after February 21, 2011 until maturity. The principal balance was due upon maturity on or before January 21, 2014.
- 9. On January 21, 2011 KYO CHEOL HWANG signed an unconditional guarantee to Plaintiff, guaranteeing the loan to 7 Monkeys LLC. A copy of the Unconditional Guarantee is annexed hereto and made a part hereof as Exhibit B.
- 10. On January 21, 2011 A HYON YEOM signed an unconditional guarantee to Plaintiff, guaranteeing the loan to 7 Monkeys LLC. A copy of the Unconditional Guarantee is annexed hereto and made a part hereof as Exhibit C.
 - 11. The Note matured on January 21, 2014 and is therefore due and payable.
 - 12. The Defendants are indebted to the United States for the following amounts:

Current principal balance: (after application of all prior payments, credits, and offsets)

\$100,000.00

Administrative Fee, Costs, Penalties:

\$36,082.47

Total owed \$136,082.47 (exclusive of costs, pre-judgment interest, attorney's fees and costs, and post-judgment interest).

13. The Certificate of Indebtedness shows the total owed excluding attorney's fees and Court costs and related charges. The principal balance and the interest balance shown on the Certificate of Indebtedness is correct as of the date of the Certificate of Indebtedness after application of all prior payments, credits, and offsets. Prejudgment interest accrues at the rate of \$18.49, per diem from the date

stated in Certificate of Indebtedness. A copy of the Certificate of Indebtedness is annexed hereto and made

a part hereof as Exhibit D.

WHEREFORE, the United States Small Business Administration prays for judgment:

A. For the sums set forth in paragraph 7 above, plus prejudgment interest through the date of

judgment, all administrative costs, and service of process costs allowed by law, and post-judgment interest

pursuant to 28 U.S.C. § 1961 with that interest on the judgment at the legal rate per annum until paid in

full;

B. For attorneys' fees allowed by law or contract; and

C. For such other relief which the Court deems proper.

DESIGNATION OF TRIAL COUNSEL

Frank J. Martone, Esq., Dennis P. Uhlmann, Jr., Esq., and Christian Del Toro, Esq. are hereby

designated as trial counsel(s) for the Plaintiff, United States Small Business Administration, an Agency of

the Government of the United States of America (herein referred to as "United States of America").

CERTIFICATION PURSUANT TO LOCAL CIVIL RULE 11.2

The undersigned attorney certifies that there are no other actions pending or contemplated at this

time related to the subject matter of this action.

Dated: March 14, 2019

Respectfully submitted,

/s/ Dennis P. Uhlmann, Jr., Esq.

Dennis P. Uhlmann, Jr., Esq., Bar No. 058652013

FRANK J. MARTONE, P.C.

1455 BROAD STREET

BLOOMFIELD, NJ 07003

973-473-3000

973-473-3243 - Fax Number

ATTORNEY FOR

THE UNITED STATES OF AMERICA

$_{ m JS~44~(Rev.~06/17)}$ Case 2:19-cv-08550-JMV-JBCTV-Decument 1-1 Spiled 03/14/19 Page 1 of 2 PageID: 4

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

purpose of findading the civil di	ocket sheet. (SEE hys1k0C	TIONS ON NEXT FAGE OF I	<u> </u>			
I. (a) PLAINTIFFS			DEFENDANT			
UNITED STATES OF AN	MERICA		7 MONKEYS LL	C, KYO CHEOL HWANG,	, A HYON YEOM	
(b) County of Residence of (E.	of First Listed Plaintiff XCEPT IN U.S. PLAINTIFF CA	ASES)	County of Residence of First Listed Defendant BERGEN (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.			
(c) Attorneys (Firm Name, 1) FRANK J. MARTONE, P 1455 BROAD STREET, 973-473-3000	.C.		Attorneys (If Known	n)		
II. BASIS OF JURISDI	ICTION (Place an "X" in C	One Box Only)	II. CITIZENSHIP OF	PRINCIPAL PARTIES	(Place an "X" in One Box for Plaintif	
▼ 1 U.S. Government ☐ 3 Federal Question Plaintiff (U.S. Government Not a Party)		Not a Party)		PTF DEF 1 1 Incorporated or Pt of Business In 1		
☐ 2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizensh	ip of Parties in Item III)	Citizen of Another State	☐ 2 ☐ 2 Incorporated and of Business In		
			Citizen or Subject of a Foreign Country	□ 3 □ 3 Foreign Nation	□ 6 □ 6	
IV. NATURE OF SUIT	Γ (Place an "X" in One Box Or	nly)		Click here for: Nature	of Suit Code Descriptions.	
CONTRACT		ORTS	FORFEITURE/PENALTY		OTHER STATUTES	
□ 110 Insurance □ 120 Marine □ 130 Miller Act	PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle 750 Other Personal Injury 362 Personal Injury Medical Malpractice CIVIL RIGHTS 441 Voting 442 Employment 443 Housing/ Accommodations 445 Amer. w/Disabilities - Employment 446 Amer. w/Disabilities - Other 448 Education	PERSONAL INJURY 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury - Product Liability 368 Asbestos Personal Injury Product Liability PERSONAL PROPERT* 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage Product Liability PRISONER PETITIONS Habeas Corpus: 463 Alien Detainee 510 Motions to Vacate Sentence 530 General 535 Death Penalty Other: 540 Mandamus & Other 550 Civil Rights 555 Prison Condition 560 Civil Detainee - Conditions of Confinement	☐ 710 Fair Labor Standards	28 USC 157 PROPERTY RIGHTS 820 Copyrights 330 Patent 835 Patent - Abbreviated New Drug Application 840 Trademark SOCIAL SECURITY 861 HIA (1395ff) 862 Black Lung (923) 863 DIWC/DIWW (405(g)) 864 SSID Title XVI 865 RSI (405(g)) FEDERAL TAX SUITS 870 Taxes (U.S. Plaintiff or Defendant) 871 IRS—Third Party 26 USC 7609	□ 375 False Claims Act □ 376 Qui Tam (31 USC	
		Remanded from Appellate Court		sferred from		
VI. CAUSE OF ACTIO	ON 28 U.S.C. SEC. 1 Brief description of ca	1345 AND 29 Ú.S.C.		tatutes unless diversity):		
VII. REQUESTED IN COMPLAINT:		IS A CLASS ACTION	DEMAND \$	CHECK YES only JURY DEMAND	r if demanded in complaint: : □ Yes 风No	
VIII. RELATED CASI IF ANY	E(S) (See instructions):	JUDGE		DOCKET NUMBER		
March 14, 20	119	signature of atto /s/ Dennis P. Uhl				
	MOUNT	APPLYING IFP	JUDGE	MAG. JUI	DGE	

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- **I.(a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
 - (b) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
 - (c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".
- **II. Jurisdiction.** The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.
 - United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here. United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.
 - Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.
 - Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; **NOTE: federal question actions take precedence over diversity cases.**)
- **III. Residence (citizenship) of Principal Parties.** This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- **IV. Nature of Suit.** Place an "X" in the appropriate box. If there are multiple nature of suit codes associated with the case, pick the nature of suit code that is most applicable. Click here for: Nature of Suit Code Descriptions.
- **V. Origin.** Place an "X" in one of the seven boxes.
 - Original Proceedings. (1) Cases which originate in the United States district courts.
 - Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. When the petition for removal is granted, check this box.
 - Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.
 - Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date. Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.
 - Multidistrict Litigation Transfer. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407
 - Multidistrict Litigation Direct File. (8) Check this box when a multidistrict case is filed in the same district as the Master MDL docket. **PLEASE NOTE THAT THERE IS NOT AN ORIGIN CODE 7.** Origin Code 7 was used for historical records and is no longer relevant due to changes in statue.
- VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. Do not cite jurisdictional statutes unless diversity. Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service
- VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P. Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction. Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases. This section of the JS 44 is used to reference related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.

EXHIBIT A



U.S. Small Business Administration

NOTE

SBA Loan #		· ·
SBA Loan Name	7 Monkeys LLC	
Date	January 21, 2011	
Loan Amount	100,000.00	
Interest Rate	WSJ Prime + 3.50%; Adjusted Monthly	
Borrower	7 Monkeys LLC	
Operating Company		2.
Lender	BankAsiana	

1. PROMISE TO PAY:

In return for the Loan, Borrower promises to pay to the order of Lender the amount of	
One Hundred Thousand Only (\$100,000.00)******************************	
interest on the unpaid principal balance, and all other amounts required by this Note.	

2. DEFINITIONS:

- "Collateral" means any property taken as security for payment of this Note or any guarantee of this Note.
- "Guarantor" means each person or entity that signs a guarantee of payment of this Note.
- "Loan" means the loan evidenced by this Note.
- "Loan Documents" means the documents related to this loan signed by Borrower, any Guarantor, or anyone who pledges collateral.
- "SBA" means the Small Business Administration, an Agency of the United States of America.

3. PAYMENT TERMS:

Borrower must make all payments at the place Lender designates. The payment terms for this Note are:

Definition: The pronouns "I", "me", and "my" refer to each Borrower signing this Note, individually and together. "You" and "Your" refer to the Lender.

I agree to pay a total of 36 payments of interest only on the disbursed principal balance beginning one month from the month this Note is dated and every month thereafter; payments must be made on the twenty-first calendar day in the months they are due.

- 1. Interest. Interest will accrue on the unpaid Principal balance of this Note at the rate of 6.75 percent (Interest Rate) until February 21, 2011, after which time it may change as described in the Variable Rate subsection.
- A. Interest After Default. If you declare a default under the terms of the Loan, including for failure to pay in full at maturity, you may increase the interest Rate payable on the outstanding Principal balance of this Note. In such event, interest will accrue on the outstanding Principal balance at the variable interest Rate in effect from time to time, plus an additional 5,000 percent, until paid in full.
- B. Maximum Interest Amount. Any amount assessed or collected as interest under the terms of this Note will be limited to the maximum lawful amount of interest allowed by state or federal law, whichever is greater. Amounts collected in excess of the maximum lawful amount will be applied first to the unpaid Principal balance. Any remainder will be refunded to me.
- C. Accrual. Interest accrues using an 30/360 days counting method.
- D. Variable Rate. The Interest Rate may change during the term of this transaction.
- (1) Index. Beginning with the first Change Date, the Interest Rate will be based on the following index: the base rate on corporate loans posted by at least 75% of the 30 largest U.S. banks knows as the Wall Street Journal U.S. Prime Rate.

The Current Index is the most recent index figure available on each Change Date. You do not guaranty by selecting this index, or the margin, that the Interest Rate on this Note will be the same rate you charge on any other loans or class of loans you make to me or other borrowers. If this Index is no longer available, you will substitute a similar index. You will give me notice of your choice.

- (2) Change Date. Each date on which the Interest Rate may change is called a Change Date. The Interest Rate may change on February 21, 2011 and monthly thereafter.
- (3) Calculation of Change. On each Change Date you will calculate the Interest Rate, which will be Current Index plus 3.50 percent. The result of this calculation will be rounded to the nearest .125 percent. Subject to any limitations, this will be the Interest Rate until the next Change Date. The new interest rate will become effective on each Change Date. The Interest Rate and other charges on this Note will never exceed the highest rate or charge allowed by law for this Note.
- (4) Effect of Variable Rate. A change in the Interest Rate will have the following effect on the payments: The amount of scheduled payments will change.
- 2. Payment. I agree to pay this Note on demand, but if no demand is made, I agree to pay all accrued interest on the balance outstanding from time to time in regular payments beginning February 21, 2011, then on the same day of each month thereafter. Upon your demand the entire unpaid balance of Principal and accrued interest, along with any earned, and unpaid fees or charges and the amount of any advances made on my behalf, will be due and owing.

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SBA 147: Note Page 2 Continuation

Continuation of "..."

Payments will be rounded to the nearest \$.01. With the final payment I also agree to pay any additional fees or charges owing and the amount of any advances you have made to others on my behalf.

Payment scheduled to be paid on the 29th, 30th or 31st day of a month that contains no such day will, instead, be made on the last day of such month.

Lender will apply each installment payment first to pay interest accrued to the day Lender receives the payment, then to bring principal current, then to pay any late fees, and will apply any remaining balance to reduce principal.

- 3. Late Charge. If a payment is more than 10 days late, I will be charged 5,000 percent of the Amount of Payment. I will pay this late charge promptly but only once for each late payment.
- 4. Maturity. This Note is payable on demand or if no demand is made, this Note will be due on January 21, 2014.

4. DEFAULT:

Borrower is in default under this Note if Borrower does not make a payment when due under this Note, or if Borrower or Operating Company:

- A. Fails to do anything required by this Note and other Loan Documents;
- B. Defaults on any other loan with Lender,
- C. Does not preserve, or account to Lender's satisfaction for, any of the Collateral or its proceeds;
- D. Does not disclose, or anyone acting on their behalf does not disclose, any material fact to Lender or SBA;
- E. Makes, or anyone acting on their behalf makes, a materially false or misleading representation to Lender or SBA;
- F. Defaults on any loan or agreement with another creditor, if Lender believes the default may materially affect Borrower's ability to pay this Note;
- G. Fails to pay any taxes when due;
- H. Becomes the subject of a proceeding under any bankruptcy or insolvency law;
- I. Has a receiver or liquidator appointed for any part of their business or property;
- I. Makes an assignment for the benefit of creditors;
- K. Has any adverse change in financial condition or business operation that Lender believes may materially affect Borrower's ability to pay this Note;
- Reorganizes, merges, consolidates, or otherwise changes ownership or business structure without Lender's prior written consent; or
- M. Becomes the subject of a civil or criminal action that Lender believes may materially affect Borrower's ability to pay this Note,

5. LENDER'S RIGHTS IF THERE IS A DEFAULT:

Without notice or demand and without giving up any of its rights, Lender may:

- A. Require immediate payment of all amounts owing under this Note;
- B. Collect all amounts owing from any Borrower or Guarantor;
- C. File suit and obtain judgment;
- D. Take possession of any Collateral; or
- E. Sell, lease, or otherwise dispose of, any Collateral at public or private sale, with or without advertisement.

6. LENDER'S GENERAL POWERS:

Without notice and without Borrower's consent, Lender may:

- A. Bid on or buy the Collateral at its sale or the sale of another lienholder, at any price it chooses;
- B. Incur expenses to collect amounts due under this Note, enforce the terms of this Note or any other Loan.

 Document, and preserve or dispose of the Collateral. Among other things, the expenses may include payments for property taxes, prior liens, insurance, appraisals, environmental remediation costs, and reasonable attorney's fees and costs. If Lender incurs such expenses, it may demand immediate repayment from Borrower or add the expenses to the principal balance;
- C. Release anyone obligated to pay this Note;
- D. Compromise, release, renew, extend or substitute any of the Collateral, and
- E. Take any action necessary to protect the Collateral or collect amounts owing on this Note.

WHEN FEDERAL LAW APPLIES:

When SBA is the holder, this Note will be interpreted and enforced under federal law, including SBA regulations. Lender or SBA may use state or local procedures for filing papers, recording documents, giving notice, foreclosing liens, and other purposes. By using such procedures, SBA does not waive any federal immunity from state or local control, penalty, tax, or liability. As to this Note, Borrower may not claim or assert against SBA any local or state law to deny any obligation, defeat any claim of SBA, or preempt federal law.

8. SUCCESSORS AND ASSIGNS:

Under this Note, Borrower and Operating Company include the successors of each, and Lender includes its successors and assigns.

9. GENERAL PROVISIONS:

- A. All individuals and entities signing this Note are jointly and severally liable.
- B. Borrower waives all suretyship defenses.
- C. Borrower must sign all documents necessary at any time to comply with the Loan Documents and to enable Lender to acquire, perfect, or maintain Lender's liens on Collateral.
- D. Lender may exercise any of its rights separately or together, as many times and in any order it chooses, Lender may delay or forgo enforcing any of its rights without giving up any of them.
- E. Borrower may not use an oral statement of Lender or SBA to contradict or alter the written terms of this Note,
- F. If any part of this Note is unenforceable, all other parts remain in effect.
- G. To the extent allowed by law, Borrower waives all demands and notices in connection with this Note, including presentment, demand, protest, and notice of dishonor. Borrower also waives any defenses based upon any claim that Lender did not obtain any guarantee; did not obtain, perfect, or maintain a lien upon Collateral; impaired Collateral; or did not obtain the fair market value of Collateral at a sale.

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onkeys LLC	
	01/21/2011
Cheol Hwang, Managing Member	
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11. BORROWER'S NAME(S) AND SIGNATURE(S):

By signing below, each individual or entity becomes obligated under this Note as Borrower.

EXHIBIT B



U.S. Small Business Administration

UNCONDITIONAL GUARANTEE

SBA Loan #		
SBA Loan Name	7 Monkeys LLC	
Guarantor	Kyo Cheol Hwang 366 French Court Теалеск, NJ 07666	
Borrower	7 Monkeys LLC	
Lender	BankAsiana	
Date	03/21/2011	.e 1.e. 1
Note Amount	100,000.00	

1. GUARANTEE:

Guarantor unconditionally guarantees payment to Lender of all amounts owing under the Note. This Guarantee remains in effect until the Note is paid in full. Guarantor must pay all amounts due under the Note when Lender makes written demand upon Guarantor. Lender is not required to seek payment from any other source before demanding payment from Guarantor.

2. NOTE:

The "Note" is the promissory note dated	in the principal amount of	
*******************One Hundred Thousand Only (\$	00,000.00)******	Dollars
from Borrower to Lender. It includes any ass	umption, renewal, substitution, or replacem	ent of the Note, and multiple
notes under a line of credit.		

3. DEFINITIONS:

- "Collateral" means any property taken as security for payment of the Note or any guarantee of the Note.
- "Loan" means the loan evidenced by the Note,
- "Loan Documents" means the documents related to the Loan signed by Borrower, Guarantor or any other guarantor, or anyone who pledges Collateral.
- "SBA" means the Small Business Administration, an Agency of the United States of America.

4. LENDER'S GENERAL POWERS:

Lender may take any of the following actions at any time, without notice, without Guarantor's consent, and without making demand upon Guarantor:

- A. Modify the terms of the Note or any other Loan Document except to increase the amounts due under the Note;
- B. Refrain from taking any action on the Note, the Collateral, or any guarantee;
- C. Release any Borrower or any guarantor of the Note;
- D. Compromise or settle with the Borrower or any guarantor of the Note;
- E. Substitute or release any of the Collateral, whether or not Lender receives anything in return;
- F. Foreclose upon or otherwise obtain, and dispose of, any Collateral at public or private sale, with or without advertisement;
- G. Bid or buy at any sale of Collateral by Lender or any other lienholder, at any price Lender chooses; and
- H. Exercise any rights it has, including those in the Note and other Loan Documents.

These actions will not release or reduce the obligations of Guarantor or create any rights or claims against Lender.

5. FEDERAL LAW:

When SBA is the holder, the Note and this Guarantee will be construed and enforced under federal law, including SBA regulations. Lender or SBA may use state or local procedures for filing papers, recording documents, giving notice, foreclosing liens, and other purposes. By using such procedures, SBA does not waive any federal immunity from state or local control, penalty, tax, or liability. As to this Guarantee, Guarantor may not claim or assert any local or state law against SBA to deny any obligation, defeat any claim of SBA, or preempt federal law.

6. RIGHTS, NOTICES, AND DEFENSES THAT GUARANTOR WAIVES:

To the extent permitted by law,

- A. Guarantor waives all rights to:
 - 1) Require presentment, protest, or demand upon Borrower;
 - 2) Redeem any Collateral before or after Lender disposes of it;
 - 3) Have any disposition of Collateral advertised; and
 - 4) Require a valuation of Collateral before or after Lender disposes of it.
- B. Guarantor waives any notice of;
 - Any default under the Note;
 - Presentment, dishonor, protest, or demand;
 - 3) Execution of the Note,
 - 4) Any action or inaction on the Note or Collateral, such as disbursements, payment, nonpayment, acceleration, intent to accelerate, assignment, collection activity, and incurring enforcement expenses;
 - 5) Any change in the financial condition or business operations of Borrower or any guarantor;
 - 6) Any changes in the terms of the Note or other Loan Documents, except increases in the amounts due under the Note; and
 - 7) The time or place of any sale or other disposition of Collateral.
- C. Guarantor waives defenses based upon any claim that:
 - 1) Lender failed to obtain any guarantee;
 - 2) Lender failed to obtain, perfect, or maintain a security interest in any property offered or taken as Collateral;
 - 3) Lender or others improperly valued or inspected the Collateral;
 - The Collateral changed in value, or was neglected, lost, destroyed, or underinsured;

- 5) Lender impaired the Collateral;
- 6) Lender did not dispose of any of the Collateral;
- 7) Lender did not conduct a commercially reasonable sale;
- 8) Lender did not obtain the fair market value of the Collateral;
- Lender did not make or perfect a claim upon the death or disability of Borrower or any guaranter of the Note;
- 10) The financial condition of Borrower or any guarantor was overstated or has adversely changed;
- 11) Lender made errors or omissions in Loan Documents or administration of the Loan;
- 12) Lender did not seek payment from the Borrower, any other guarantors, or any Collateral before demanding payment from Guarantor:
- 13) Lender impaired Guarantor's suretyship rights;
- 14) Lender modified the Note terms, other than to increase amounts due under the Note. If Lender modifies the Note to increase the amounts due under the Note without Guarantor's consent, Guarantor will not be liable for the increased amounts and related interest and expenses, but remains liable for all other amounts;
- 15) Borrower has avoided liability on the Note; or
- 16) Lender has taken an action allowed under the Note, this Guarantee, or other Loan Documents.

7. DUTIES AS TO COLLATERAL:

Guarantor will preserve the Collateral pledged by Guarantor to secure this Guarantee. Lender has no duty to preserve or dispose of any Collateral,

8. SUCCESSORS AND ASSIGNS:

Under this Guarantee, Guaranter includes heirs and successors, and Lender includes its successors and assigns.

9. GENERAL PROVISIONS:

- A. ENFORCEMENT EXPENSES. Guarantor promises to pay all expenses Lender incurs to enforce this Guarantee, including, but not limited to, aftorney's fees and costs.
- B. SBA NOT A CO-GUARANTOR. Guarantor's liability will continue even if SBA pays Lender. SBA is not a co-guarantor with Guarantor. Guarantor has no right of contribution from SBA.
- C. SUBROGATION RIGHTS. Guarantor has no subrogation rights as to the Note or the Collateral until the Note is paid in full.
- D. JOINT AND SEVERAL LIABILITY. All individuals and entities signing as Guarantor are jointly and severally liable.
- E. DOCUMENT SIGNING. Guarantor must sign all documents necessary at any time to comply with the Loan Documents and to enable Lender to acquire, perfect, or maintain Lender's liens on Collateral.
- F. FINANCIAL STATEMENTS. Guarantor must give Lender financial statements as Lender requires.
- G. LENDER'S RIGHTS CUMULATIVE, NOT WAIVED. Lender may exercise any of its rights separately or together, as many times as it chooses. Lender may delay or forgo enforcing any of its rights without losing or impairing any of them.
- H. ORAL STATEMENTS NOT BINDING. Guarantor may not use an oral statement to contradict or alter the written terms of the Note or this Guarantee, or to raise a defense to this Guarantee.
- I. SEVERABILITY. If any part of this Guarantee is found to be unenforceable, all other parts will remain in effect.
- J. CONSIDERATION. The consideration for this Guarantee is the Loan or any accommodation by Lender as to the Loan.

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11. G	UARA	ANTOR	ACK	NOW	LEDGI	MENT (OF TERMS.
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Guarantor acknowledges that Guarantor has read and understands the significance of all terms of the Note and this Guarantee, including all waivers.

12. GUARANTOR NAME(S) AND SIGNATURE(S);

By signing below, each individual or entity becomes obligated as Guarantor under this Guarantee.

<i>A</i> / -	to all to all to all to	<u> </u>	01/21/2011
Cheol hwang, I	individually _		
		W :	

EXHIBIT C



U.S. Small Business Administration

UNCONDITIONAL LIMITED GUARANTEE

SBA Loan #	
SBA Loan Name	7 Monkeys LLC
Guarantor	A Hyon Yeom 366 French Court Teaneck, NJ 07666
Borrower	7 Monkeys LLC
Lender	BankAsiana
Date	01/21/2011
Note Amount	100,000.00

1, GUARANTEE:

Guarantor unconditionally guarantees payment to Lender of all amounts owing under the Note, as limited below.

Guarantor must pay all amounts owing under this Guarantee when Lender makes written demand upon Guarantor.

Lender is not required to seek payment from any other source before demanding payment from Guarantor.

2	MOTE.
2,	NOTE:

The "Note" is the promissory note dated	January 21, 2011	in the principal amount of
******************One Hundred Thousand Only (\$	100,000,00)***********	Dollars,
from Borrower to Lender. It includes any ass	umption, renewal, substitution, or replacement of	the Note, and multiple
notes under a line of credit.		

3. DEFINITIONS:

- "Collateral" means any property taken as security for payment of the Note or any guarantee of the Note.
- "Loan" means the loan evidenced by the Note.
- "Loan Documents" means the documents related to the Loan signed by Borrower, Guarantor or any other guarantor, or anyone who pledges Collateral.
- "SBA" means the Small Business Administration, an Agency of the United States of America.

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BALANCE REDUCTION: The guarantee is of all amounts owing under the Note, and will continue until the total of all amounts owing under the Note is reduced below \$	PAYMENT LIMITATION: (Check only one box)	
outstanding principal balance of the Note is reduced below \$	of all amounts owing under the Note is reduced below \$	ing under the Note, and will continue until the total, at which time Guarantor
PERCENTAGE: The guarantee is limited to Guarantor's payment of % of all amounts owing under the Note at the time demand is first made on Guarantor, plus the same percentage of any accrued interest and other costs charged to the Note after demand, until Guarantor fully performs this Guarantee. TIME: The guarantee is of all amounts owing under the Note. The guarantee will continue until years after the date of the Note (the "Guarantee Period"). If Borrower is in default at the end of the Guarantee Period, the guarantee will continue until all defaults are cured. COLLATERAL/RECOURSE: The guarantee is limited to the amount Lender obtains from the following Collateral pledged by Guarantor: \$100,000.00 Mortgage on the residential condominium property located at 366 French Court, Teaneck, NJ 07666	outstanding principal balance of the Note is reduced below \$, at which time
under the Note at the time demand is first made on Guarantor, plus the same percentage of any accrued interest and other costs charged to the Note after demand, until Guarantor fully performs this Guarantee. TIME: The guarantee is of all amounts owing under the Note. The guarantee will continue until	MAXIMUM LIABILITY: The guarantee is limited to Guarante	r's payment of \$
years after the date of the Note (the "Guarantee Period"). If Borrower is in default at the end of the Guarantee Period, the guarantee will continue until all defaults are cured. COLLATERAL/RECOURSE: The guarantee is limited to the amount Lender obtains from the following Collateral pledged by Guaranter: \$100,000.00 Mortgage on the residential condominium property located at 366 French Court, Teaneck, NJ 07666	under the Note at the time demand is first made on Guarantor, plus t	he same percentage of any accrued interest
following Collateral pledged by Guarantor: \$100,000.00 Mortgage on the residential condominium property located at 366 French Court, Teaneck, NJ 07666	years after the date of the Note (the "Guarantee Period"). If Borrower is in default at the end of the
	-	mount Lender obtains from the
(Block: 4302, Lot: 14)	\$100,000.00 Mortgage on the residential condominium property local	ed at 366 French Court, Teaneck, NJ 07666
	(Block: 4302, Lot: 14)	
	·	

property or spousal interest in collateral pledged to secure the Note or any guarantee.

4.

5. LENDER'S GENERAL POWERS:

Lender may take any of the following actions at any time, without notice, without Guarantor's consent, and without making demand upon Guarantor:

- A. Modify the terms of the Note or any other Loan Document except to increase the amounts due under the Note;
- B. Refrain from taking any action on the Note, the Collateral, or any guarantee;
- C. Release any Borrower or any guarantor of the Note;
- D. Compromise or settle with the Borrower or any guarantor of the Note;
- E. Substitute or release any of the Collateral, whether or not Lender receives anything in return;
- F. Foreclose upon or otherwise obtain, and dispose of, any Collateral at public or private sale, with or without advertisement;
- G. Bid or buy at any sale of Collateral by Lender or any other lienholder, at any price Lender chooses; and
- H. Exercise any rights it has, including those in the Note and other Loan Documents,

These actions will not release or reduce the obligations of Guarantor or create any rights or claims against Lender,

6. FEDERAL LAW:

When SBA is the holder, the Note and this Guarantee will be construed and enforced under federal law, including SBA regulations. Lender or SBA may use state or local procedures for filing papers, recording documents, giving notice, foreclosing liens, and other purposes. By using such procedures, SBA does not waive any federal immunity from state or local control, penalty, tax, or liability. As to this Guarantee, Guarantor may not claim or assert any local or state law against SBA to deny any obligation, defeat any claim of SBA, or preempt federal law.

7. RIGHTS, NOTICES, AND DEFENSES THAT GUARANTOR WAIVES:

To the extent permitted by law,

- A. Guarantor waives all rights to:
 - Require presentment, protest, or demand upon Borrower;
 - 2) Redeem any Collateral before or after Lender disposes of it;
 - 3) Have any disposition of Collateral advertised; and
 - 4) Require a valuation of Collateral before or after Lender disposes of it,
- B. Guarantor waives any notice of:
 - 1) Any default under the Note;
 - 2) Presentment, dishonor, protest, or demand;
 - 3) Execution of the Note;
 - 4) Any action or inaction on the Note or Collateral, such as disbursements, payment, nonpayment, acceleration, intent to accelerate, assignment, collection activity, and incurring enforcement expenses;
 - 5) Any change in the financial condition or business operations of Borrower or any guarantor;
 - 6) Any changes in the terms of the Note or other Loan Documents, except increases in the amounts due under the Note; and
 - 7) The time or place of any sale or other disposition of Collateral.
- C. Guarantor waives defenses based upon any claim that:
 - 1) Lender failed to obtain any guarantee;
 - 2) Lender failed to obtain, perfect, or maintain a security interest in any property offered or taken as Collateral;
 - 3) Lender or others improperly valued or inspected the Collateral;
 - 4) The Collateral changed in value, or was neglected, lost, destroyed, or underinsured;

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- 5) Lender impaired the Collateral;
- 6) Lender did not dispose of any of the Collateral;
- 7) Lender did not conduct a commercially reasonable sale;
- 8) Lender did not obtain the fair market value of the Collateral;
- 9) Lender did not make or perfect a claim upon the death or disability of Borrower or any guarantor of the Note:
- 10) The financial condition of Borrower or any guarantor was overstated or has adversely changed;
- 11) Lender made errors or omissions in Loan Documents or administration of the Loan;
- 12) Lender did not seek payment from the Borrower, any other guarantors, or any Collateral before demanding payment from Guarantor:
- 13) Lender impaired Guarantor's suretyship rights;
- 14) Lender modified the Note terms, other than to increase amounts due under the Note. If Lender modifies the Note to increase the amounts due under the Note without Guarantor's consent, Guarantor will not be liable for the increased amounts and related interest and expenses, but remains liable for all other amounts;
- 15) Borrower has avoided liability on the Note; or
- 16) Lender has taken an action allowed under the Note, this Guarantee, or other Loan Documents.

8. DUTIES AS TO COLLATERAL:

Guarantor will preserve the Collateral pledged by Guarantor to secure this Guarantee. Lender has no duty to preserve or dispose of any Collateral.

9. SUCCESSORS AND ASSIGNS:

Under this Guarantee, Guaranter includes successors, and Lender includes successors and assigns,

10. GENERAL PROVISIONS:

- A. ENFORCEMENT EXPENSES. Guarantor promises to pay all expenses Lender incurs to enforce this Guarantee, including, but not limited to, attorney's fees and costs.
- B. SBA NOT A CO-GUARANTOR. Guarantor's liability will continue even if SBA pays Lender, SBA is not a co-guarantor with Guarantor. Guarantor has no right of contribution from SBA.
- C. SUBROGATION RIGHTS. Guarantor has no subrogation rights as to the Note or the Collateral until the Note is paid in full.
- D. JOINT AND SEVERAL LIABILITY. All individuals and entities signing as Guarantor are jointly and severally liable.
- E. DOCUMENT SIGNING. Guarantor must sign all documents necessary at any time to comply with the Loan Documents and to enable Lender to acquire, perfect, or maintain Lender's liens on Collateral.
- F. FINANCIAL STATEMENTS. Guarantor must give Lender financial statements as Lender requires,
- G. LENDER'S RIGHTS CUMULATIVE, NOT WAIVED, Lender may exercise any of its rights separately or together, as many times as it chooses. Lender may delay or forgo enforcing any of its rights without losing or impairing any of them.
- H. ORAL STATEMENTS NOT BINDING. Guarantor may not use an oral statement to contradict or alter the written terms of the Note or this Guarantee, or to raise a defense to this Guarantee.
- I. SEVERABILITY. If any part of this Guarantee is found to be unenforceable, all other parts will remain in effect,
- CONSIDERATION. The consideration for this Guarantee is the Loan or any accommodation by Lender as to the Loan,

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11. STATE-SPECIFIC PROVISIONS:

. GUARANTOR ACKNOWLEDGMENT	FOF TERMS.		
Guarantor acknowledges that Guarantor Guarantee, including all waivers.	r has read and understands the significance of	all terms of the Note and	this
. GUARANTOR NAME(S) AND SIGNA	TURE(S):		
By signing below, each individual or en	ntity becomes obligated as Guarantor under th	is Guarantee.	
	·		
Nam		01/2-1/20	11
A Hyon Yeom, andividually			
			
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EXHIBIT D



U.S. DEPARTMENT OF THE TREASURY BUREAU OF THE FISCAL SERVICE WASHINGTON, DC 20227

ACTING ON BEHALF OF U.S. SMALL BUSINESS ADMINISTRATION CERTIFICATE OF INDEBTEDNESS

7 Monkeys LLC 472 11th Street Palisades Park, NJ 07650

Kyo Hwang 366 French Court, #366 Teaneck, NJ 07666

Agency Claim #:

I hereby certify, as part of my duties with the U.S. Department of the Treasury (Treasury), including referring matters to the U.S. Department of Justice (DOJ) for litigation, I am a custodian of records of certain files sent by the U.S. Small Business Administration (SBA) to Treasury for collection actions. As a custodian of records for Treasury, I have care and custody of records relating to the debt owed by 7 Monkeys LLC and Kyo Hwang (DEBTORS) to SBA.

On January 21, 2011, the DEBTORS executed a promissory note and unconditional guarantee loan agreement for \$100,000.00, with interest accruing at a rate of 6.75%, except as otherwise provided within the Promissory Note with Wilshire Bank (Successor in interest of BankAsiana) (LENDER). Pursuant to Section 7(a) of the Small Business Act as amended, the SBA guarantees 50% of this loan.

On February 10, 2011, the LENDER disbursed a total of \$100,000.00 of which the DEBTORS made payments totaling \$17,081.25 applied to the interest. The DEBTORS became delinquent on the obligation on September 19, 2013 with a balance due of \$100,000.00, due to the delinquency the SBA had to pay the guaranteed 50% and became holder of the Note.

SBA referred the claim to Treasury's Bureau of the Fiscal Service, Debt Management Services (DMS) to collect the delinquent debt on July 15, 2014. Further, I certify that I am familiar with Treasury's record keeping practices, including the receipt of files from SBA.



U.S. DEPARTMENT OF THE TREASURY BUREAU OF THE FISCAL SERVICE WASHINGTON, DC 20227

ACTING ON BEHALF OF U.S. SMALL BUSINESS ADMINISTRATION CERTIFICATE OF INDEBTEDNESS

On February 27, 2019, DMS referred the claim to DOJ for litigation and collection in the amount due of \$100,000.00. As of February 28, 2019, the DEBTOR is indebted to the United States in the amounts stated as follows:

Principal:

\$100,000.00

Admin Fees:

\$ 36,082.47

Total:

\$136,082.47

The information contained in this Certificate of Indebtedness is based on documents created by an employee or contractor of SBA based on his/her knowledge at or near the time the events were recorded, or by an employee or contractor of Treasury based on his/her knowledge at or near the time the events were recorded. Treasury's regular business practice is to receive, store and rely on the documents provided by SBA, when debts are referred to Treasury for collection activities, including litigation.

The balance stated in the case(s) listed above are current as of February 28, 2019, including any applicable interest, penalties, administrative fees, and DMS & DOJ fees (pursuant to 31 U.S.C. 3717(e) and 3711(g)(6), (7); 31 C.F.R. 285.12(j) and 31 C.F.R. 901.1(f); and 28 U.S.C. 527, note).

Pursuant to 28 U.S.C. § 1746(2), I certify under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief based upon information provided by SBA and information contained in Treasury's records.

2/28/2019

Signed by: Natalie R. Stubbs

Natalie Stubbs

Financial Program Specialist U.S. Department of the Treasury

X Matalie R Stubber

Bureau of the Fiscal Service